Case 08-35653-KRH Doc 7318-4 Filed 04/16/10 Entered 04/29/10 08:21:34 Desc Exhibit(s) Page 1 of 29

DO NOT FILE WITH THE COURT	DISC-010
PLAINTIFF (Name): Satchidananda Mims aka Satchi Mims	CASE NUMBER:
DEFENDANT (Name): Circuit City Stores, Inc.	RG08399323
<ol> <li>f. Describe each item of physical evidence that relates to the issues and facts; give its leaddress, and telephone number of each person who has it.</li> <li>See attactiment for answer number 1f.         Physical Evidence: Computer Toshiba Satellite M45S265         In possession of Satchi Mims, address P.O. Box 19304, Oakland     </li> </ol>	
g. State the name and street address of each insurance company and the number of each part for the damages claimed.  See attachment for answer number 1g. POLICY OR CONTRACT # 85 6512453, (Circuit City Advanta CIRCUIT CITY 9954 MAYLAND DRIVE RICHMOND, VIRGINIA 2323	
<ol> <li>FOR PERSONAL INJURY OR PROPERTY DAMAGE CASES         <ul> <li>Describe each injury or illness that you received and your present complaints about e</li> <li>See attachment for answer number 2a.</li> </ul> </li> <li>NA. Plaintiff will supplement response if necessary.</li> </ol>	each.
<ul> <li>b. State the name, street address, and telephone number of each physician, dentist, or examined you; the type of treatment; the dates of treatment; and the charges by each See attachment for answer number 2b.</li> <li>NA. Plaintiff will supplement response if necessary.</li> </ul>	other health care provider who treated or th to date.
c. Itemize the medical expenses you anticipate in the future.  See attachment for answer number 2c.	
d. Itemize your loss of income to date, give the name and street address of each source.  See attachment for answer number 2d.  NA. Plaintiff will supplement response if necessary.	e, and show how the loss is computed.

Case 08-35653-KRH Doc 7318-4 Filed 04/16/10 Entered 04/29/10 08:21:34 Desc Exhibit(s) Page 2 of 29

DO NOT FILE WITH THE C	
PLAINTIFF (Name): Satchidananda Mims aka Satchi Mims	CASE NUMBER: RG08399323
DEFENDANT (Name): Circuit City Stores, Inc.	1000377323
<ol><li>e. Itemize the loss of income you anticipate in the future, give the name and st is computed.</li></ol>	reet address of each source, and show how the loss
See attachment for answer number 2e.	
NA. Plaintiff will supplement response if necessary.	
f. Itemize your property damage, and state the amount or attach an itemized l	bill or estimate.
See attachment for answer number 2f.	
NA. Plaintiff will supplement response if necessary.	
	•
9. Describe each other item of damage or cost that you claim, and state the a	mount
See attachment for answer number 2g,	
NA. Plaintiff will supplement response if necessary.	•
<ol> <li>FOR CASES BASED ON AGREEMENTS</li> <li>a, In addition to your answer to 1e, state all the terms and give the date of any</li> </ol>	part of the agreement that is not in uniting
See attachment for answer number 3a	part of the agreement tracts not in whining.
Plaintiff is not sure if their are any terms of the agreemen	of that are not in writing at this time
Plaintiff will ascertain the information over the course of response to 3a if necessary.	
b. Describe each item of damage or cost you claim, state the amount, and sho	ow how it is computed.
See attachment for answer number 3b.	
	•
VERIFICATION	
declare under penalty of perjury under the laws of the State of California that the t	foregoing is true and correct.
Pate: JULY 28, 2008	
SATCHIDANANDA MIMS aka Satchi Mims	*
(TYPE OR PRINT NAME)	(SIGNATURE)

ATTACHMENT (Number): 1c

MC-025

		MC-02	ř
	SHORT TITLE:	CASE NUMBER:	_
ч	MIMS V. CIRCUIT CITY STORES, INC.	RG08399323	
ł			

(This Attachment may be used with any Judicial Council form.) (Add pages as required) On or about September 07, 2005, plaintiff purchased a Toshiba Satellite Computer from defendant and entered into the city Advantage Protection Plans' insurance service agreement, in which defendant Circuit city Stores, Inc. promised to repair any defects to the computer and if any defects can't be repaired the computer would be replace or a refunded. Approximately 45 days after the computer was purchased it began to have defect problems. Plaintiff went to the Circuit City Store located in Emeryville California where the computer was purchased and reported the problems with the computer, requested a replacement and employees refused to take the computer back or any action and referred plaintiff to the manufacture Toshiba's warranty. Plaintiff contacted Toshiba and they were unable to successfully repair computer several times. Plaintiff has requested computer repair and replacement from defendant Circuit City Stores, Inc. several times, some on the following dates: April 11, 2006, April 14, 2006, July 23, 2007, August 22, 2007, September 6, 2007, June 24, 2008...etc. Each time defendant has attempted to repair the defects of the computer, defendant has been unsuccessful. The computer is still defective, the F10 and F11 keys come on by themselves when the computer is moved causing the computer to become inoperable. Additionally screen still has problems during computer load up, sometimes screen background appears flickering white causing computer to become inoperable, and the AC Adapter was returned to plaintiff cracked after the June 24, 2008 attempted repair. Plaintiff contacted defendant in writing on or about June 24, 2008 attempted repair. Plaintiff contacted defendant in writing or or abut June 24, 2008 requesting for the computer to be replaced or refunded under the terms of their agreement. Defendant has since failed and refused to issue a replacement computer or refund.

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page 1 of 1

1

2

3

4

5

8

7

8

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

` · ·	MC~02
SHORT TITLE:	CASE NUMBER:
MIMS V. CIRCUIT CITY STORES, INC.	RG08399323
ATTACHMENT (Number): 1d	Page of
This Attachment may be used with any Judicial Cou	rncil form.) (Add pages as required)
Technician: Nebes, Area of knowledge: made repair to the computer	•
Computerland	
4 1680 W. Winton Ave#3	
Hayward, CA 94545  Tel: 510- 780-0900	
6 Fax: 510 780-0999	
7	
Technician: Co Soria. Area of knowledge: made repair to the comp	uter
Nexicore Services	
9 3949 Heritage Oak CT Simi Valley, CA 93063	
1-800 730-4337	,
Tachnician: ALD, Area of knowledge; made repair to the computer	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
Digital Danat Carriag Contar	multiple times
4800 Alliance Gateway Frw. Suite 130	
Fort Worth, TX 76177 1-817-415-9300	
4	الاستان المساحة المراجع والمساح والمساحة والمساحة والمساحة والمواجعة والمواجعة والمساحة والمساحة والمساحة المساحة المساحة والمساحة والمساح
Employees' names not known at this time for Emeryville location	
Area of knowledge: plaintiff went to the store requesting computer 6 Circuit City Stores, Inc.	assistance indulpie unies
5795 Christie Ave.,	<b>'.</b>
Emeryville, CA (510) 655-2200	
(310) 633-2200	
M. Marty, Customer Service Coordinator	
Allen, Customer Service Representative  Area of knowledge: Plaintiff reported claims incidents to customer s	ervice representatives
Circuit City Stores, Inc.	•
5795 Christie Ave., Emeryville, CA	,
1-800-251-2665	
24	
5	
6	
(If the item that this Attachment concerns is made under penalty of perjury, all states	nents in this Attachment are made under

## Case 08-35653-KRH Doc 7318-4 Filed 04/16/10 Entered 04/29/10 08:21:34 Desc Exhibit(s) Page 5 of 29

		MC-025
	RT TITLE:	CASE NUMBER:
M	IIMS V. CIRCUIT CITY STORES, INC.	RG08399323
]]	ATTACHMENT (Number): le	Page of
1	(This Attachment may be used with any Judicial Cou	<del></del>
2	Plaintiff will supplement response to 1e, when more information be	and the second s
		ormas brandore.
3	Please note documents with (*) are attached to the complaint as Exh	ibits.
4	Exhibit A: 4, 5, 6	
_	Exhibit B: 1,	•
5	Exhibit C: 2, 3, 7, 8	
6		
7	Documents described below are in the possession of individuals list	
·	believes other documents pertaining to the lawsuit claims exist and a defendant Circuit City Stores, INC. Those documents will be identified.	
В	available, and the response to question 1e will be supplemented.	red when and it mey become
8	Document description(s)	Date(s)
10	Document description(s)	Date(s)
	1. *Circuit City Purchase Receipt #024005421021	September 07, 2005
11	2. *Letter Requesting Refund	June 24, 2008
12	3. *Circuit City Letter in Response	July 01, 2008
H	4. *City Advantage Protection (policy contract & Toshiba Warranty	) September 07, 2005
13	5. *Policy contract Certificate	D 10, 0000
14	6. *Updated or amended Policy contract	December 10, 2008
)	7. *Repair request form 8. *Nexicore Systems Repair worksheet	June 10, 2008 July 02, 2008
15	9. Digital Depot Service Repair Request	July 23, 2007
16	10. Digital Depot Service Repair Request	August 30, 2007
.	11. Digital Depot Service Repair Request	September 17, 2007
17	12. Circuit City repair claim G9443001	April 14, 2006
18	13. Circuit City repair clam G9443001	April 24, 2006
.	14. Miscellaneous documents	September 2005 - current
ເອ ∥		
20		
- {(		
21		
22		
23		
24 ∦		
·		
25	:	
26		_
)		1
- 11	(If the item that this Attachment concerns is made under penalty of perjury, all states	ments in this Attachment are made under
*	penalty of perjury.)	Page 1 of 1

#### Case 08-35653-KRH Doc 7318-4 Filed 04/16/10 Entered 04/29/10 08:21:34 Desc Exhibit(s) Page 6 of 29

eu.	ORT TITLE:	CASE NUMBER:	U-020
	MIMS V. CIRCUIT CITY STORES, INC.	RG08399323	
1	ATTACHMENT (Number): $\underline{1f}$ (This Attachment may be used with any Judicial Cou	Page of	ired)
3 4 5 6 7	Plaintiff will supplement response as information becomes available Physical Evidence:  Physical Evidence: Computer parts used for attempted repair	· The section of the	
8 9	Technician: Nebes Computerland 1680 W. Winton Ave#3, Hayward, CA 94545, 510-7  Physical Evidence: Computer parts used for attempted repair Technician: Co Soria Nexicore Services, 3949 Heritage Oak CT, Simi Valley, CA 93063,		
12	Physical Evidence: Computer parts used for attempted repairs Technician: ALD Digital Depot Service Center, 4800 Alliance Gateway Frw. Suite 130, Fort Worth, TX 76177 1-817-415-9300		
14 15 16	Physical Evidence: Computer Toshiba Satellite M45S265 In possession of Satchi Mims, P.O. Box 19304, Oakland, CA 94619	, 510-530-6345	
18   19   20   21			
22			
24			
7	(If the item that this Attachment concerns is made under penalty of perjury, all states penalty of perjury.)		ler

Case 08-35653-KRH Doc 7318-4 Filed 04/16/10 Entered 04/29/10 08:21:34 Desc Exhibit(s) Page 7 of 29

# EXHIBIT

3

Page 8 of 29



PETER E. GLICK (SBN 127979) Attorney at Law 400 Capitol Mall, Suite 1 100 Sacramento, CA 95814 Telephone:

SEP 0 8 2008 CLEUR OF THE SPERMING COURT

Attorneys for Defendant Circuit City Stores, Inc.

#### IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

#### COUNTY OF ALAMEDA

#### LIMITED CIVIL CASE JURISDICTION

SATCHIDANANDA MIMS AKA ) Case No. RG08399323 Satchi Mims, ANSWER AND AFFIRMATIVE DEFENSES OF CIRCUIT CITY STORES, INC. TO PLAINTIFF'S Plaintiff. COMPLAINT ASSIGNED FOR ALL PURPOSES TO: CIRCUIT CITY STORES, INC., a Virginia corporation, and DOES 1 Hon. Cecilia P. Castellanos through 5, inclusive, Department 18 Defendants. Complaint Filed: August 1, 2008 Part 4 13 BY FAX

Defendant Circuit City Stores, Inc. ("Circuit City"); for itself and no other defendant, states as follows for its Answer and Affirmative Defenses to Plaintiffs' Complaint ("Complaint").

#### ANSWER

Circuit City denies, conjunctively and disjunctively, each and every

answer and affirmative defenses of circuit city stores, inc.

15

16

19

20

21

22

23

24

25

26

27

28

10

11

12

13

14

15

16

17

38

19

20

21

22

23

24

25

26

27

28

allegation set forth in the Complaint.

#### AFFIRMATIVE DEFENSES

#### FIRST AFFIRMATIVE DEFENSE

#### Failure to State a Claim

2. As and for a first separate, distinct and affirmative defense, Circuit City alleges that the Complaint fails to state a claim or claims upon which relief can be granted against Circuit City.

#### SECOND AFFIRMATIVE DEFENSE

#### Statute of Limitations

3. As and for a second separate, distinct and affirmative defense, Circuit City is informed and believes, and, on that basis, alleges that this action may be barred, in whole or in part, by the applicable statutes of limitations.

#### THIRD AFFIRMATIVE DEFENSE

#### **Binding Arbitration**

4. As and for a third separate, distinct and affirmative defense, Circuit City alleges that all of the claims of Plaintiff are subject to binding arbitration and Circuit City, by answering this Complaint does not intend to waive the right to arbitration.

#### FOURTH AFFIRMATIVE DEFENSE

#### Failure to Mitigate

5. As and for a fourth separate, distinct and affirmative defense, Circuit City alleges that Plaintiff, failed to mitigate any damages Plaintiff alleges to have suffered, which damages, are denied.

#### FIFTH AFFIRMATIVE DEFENSE

#### Good Faith/Reasonable Commercial Standards

6. As and for a fifth separate, distinct and affirmative defense, Circuit City alleges that this action may be barred, in whole or in part, because any conduct or action of Circuit City was and is reasonable and lawful because

. 1.7

18

Plaintiff has not been injured and is not threatened with future loss or damage by any conduct of Circuit City.

#### SIXTH AFFIRMATIVE DEFENSE

#### Estoppel

7. As and for a sixth separate, distinct and affirmative defense, Circuit City alleges that the Complaint is barred by the doctrine of estoppel.

#### SEVENTH AFFIRMATIVE DEFENSE

#### Waiver

8. As and for a seventh separate, distinct and affirmative defense, Circuit City alleges that the Complaint is barred by the doctrine of waiver.

#### EIGHTH AFFIRMATIVE DEFENSE

#### Laches

9. As and for an eighth separate, distinct and affirmative defense, Circuit City alleges that the Complaint is barred by the doctrine of laches.

#### NINTH AFFIRMATIVE DÉFENSE

#### Consent'

10. As and for a ninth separate, distinct and affirmative defense, Circuit City alleges that by their conduct, actions and inactions, Rlaintiff has consented to and acquiesced in any of the alleged conduct of Circuit City.

#### TENTH AFFIRMATIVE DEFENSE

#### Contributory Negligence

City alleges that any harm to Plaintiff, which harm Circuit City denies, was caused as a result of the conduct or actions of Plaintiffs or others.

#### ELEVENTH AFFIRMATIVE DEFENSE

#### Unclean Hands

12. As and for an eleventh separate, distinct and affirmative defense, Oircuit City alleges that the Complaint is barred by the doctrine of unclean hands.

П

12

13

14

15

16

17

18

9

20

21

22

23 24

25

26

27

25

#### TWELFTH AFFIRMATIVE DEFENSE

#### Comparative Fault/Equitable Indemnity

13. As and for a twelfth separate, distinct and affirmative defense, Circuit City alleges that it is entitled to have any monetary award, whether damages, restitution, or attorneys' fees and costs, reduced or eliminated by the comparative fault doctrine and principles of equitable or comparative indemnity. If Circuit City is found in some manner responsible to Plaintiff for any injury or damage alleged in the Complaint, any such injury or damage was proximately caused and contributed to by the negligence, fault, acts, or omissions of other individuals or entities for whose conduct Circuit City is not responsible. By reason of the foregoing, Circuit City is entitled to full or partial indemnity from such other individuals or entities.

## THIRTEENTH AFFIRMATIVE DEFENSE Assumption of the Risk

14. As and for a thirteenth separate, distinct and affirmative defense, Circuit City alleges that the Complaint, and each and every purported cause of action contained therein, is barred in whole or in part, because Plaintiff voluntarily assumed the risk of the alleged conduct, events, and other matters complained of in the Complaint, and the damage or injury, if any, alleged in the Complaint was the proximate result of the risk assumed by Plaintiff.

### FOURTEENTH AFFIRMATIVE DEFENSE

#### Statute of Frauds

15. As and for a fourteenth separate, distinct and affirmative defense, Circuit City alleges that the Complaint, and each and every purported cause of action contained therein, is barred by the statute of frauds.

#### FIFTEENTH AFFIRMATIVE DEFENSE

#### **Limited Warranty**

16. As and for a fifteenth separate, distinct and affirmative defense,

7

8

9

10

11

12

13

14

15

16

17

18

19

2.0

21 22

23

24

25

26

27

28

Circuit City alleges that a written agreement between Plaintiff and Circuit City limits the remedies that may be obtained by plaintiff for any alleged breach of warranty.

#### SIXTEENTH AFFIRMATIVE DEFENSE

#### Unreasonable Use of Goods

17. As and for a sixteenth separate, distinct and affirmative defense, Circuit City is informed and believes and, on that basis, alleges that any defect or nonconformity of which the Plaintiff complains in this matter was proximately caused by the unauthorized or unreasonable use of the goods by the Plaintiff following sale and delivery of those goods by Circuit City to Plaintiff.

#### SEVENTEENTH AFFIRMATIVE DEFENSE

#### Exclusion or Modification of Warranty

18. As and for a seventeenth separate, distinct and affirmative defense, Circuit City alleges that the Complaint, and each and every purported cause of action contained therein, is barred in whole or in part, because a written agreement between Plaintiff and Circuit City clearly, conspicuously, and expressly limits and excludes any warranty of merchantability and fitness for particular purpose.

#### EIGHTEENTH AFFIRMATIVE DEFENSE

#### · Virginia Law

19. As and for an eighteenth separate, distinct and affirmative defense, Circuit City alleges that the claims and defenses raised in the Complaint and the affirmative defenses alleged herein are all governed by the laws of the Commonwealth of Virginia law pursuant to a written agreement between Plaintiff and Circuit City.

/// /// ///

ANSWER AND AFFIRMATIVE DEFENSES OF CIRCUIT CITY STORES, INC.

13 .

15 16

18

19

20 21

22

23-

25 26

17

28

NINETEENTHAFFIRMATIVE DEFENSE

Reservation of Rights to Assert Additional Affirmative Defense

20. As and for a nineteenth separate, distinct and affirmative defense,

Circuit City reserves the right to assert such other and further affirmative defenses as may be appropriate through the course of the litigation.

WHEREFORE, Defendant CIRCUIT CITY STORES, INC. prays judgment against Plaintiff herein as follows:

- 1. That Plaintiff takes nothing on their Complaint herein;
- 2. That the Complaint be dismissed with prejudice;
- 3. For costs of suit herein;
- 4. For an award of its reasonable attorney's fees incurred herein; and,
- 5. For such other and further relief as the Court deems just and proper.

Dated: September 8, 2008.

PETER E. GLICK Attorney at Law

Peter E. Glidk, Esq. (127979)
Attorneys for Defendant
CIRCUIT CITY STORES, INC.

20

21

22

23

24

26

27

28

Satchidananda Mims a.k.a. Satchi Mims v. Circuit City Stores, Inc. Alameda County Superior Court, Case No.: RG08399323

y ·
PROOF OF SERVICE
I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is Peter E. Glick, Attorney at Law, 400 Capitol
Mall, Suite 1100, Sacramento, CA 95814. On September 8, 2008, I served the within documents:
Answer and affirmative depenses of circuit city stores, inc. to plaintiff's complaint
by transmitting via facsimile the document(s) listed above to the fax number(s) set forth below on this date before 5:00 p.m.
by placing the document(s) listed above in a scaled envelope with postage thereon fully prepaid, in the United States mail at Sacramento, California addressed as set forth below.
by causing delivery by of the document(s) listed above to the person(s) at the address(es) set forth below.
by personally delivering the document(s) listed above to the person(s) at the address(cs) set forth below.
Satchidananda Mims a.k.a. Satchi Mims P. O. Box 19304
Oakland, CA 94619
I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal

I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on September 8, 2008, at Sacramento, California.

Rozane Balison-White

Proof of Service

Case 08-35653-KRH Doc 7318-4 Filed 04/16/10 Entered 04/29/10 08:21:34 Desc Exhibit(s) Page 15 of 29

# EXHIBIT

4

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

In re: : Chapter 11

CIRCUIT CITY STORES, INC., : Case No. 08-35653

et al.,

: Jointly Administered .

Debtors.

#### NOTICE OF DEADLINE FOR FILING PROOFS OF CLAIM

TO ALL CREDITORS, EQUITY INTEREST HOLDERS OF THE DEBTORS AND OTHER PARTIES IN INTEREST:

#### PLEASE TAKE NOTICE OF THE FOLLOWING:

On December 11, 2008, the United States Bankruptcy Court for the Eastern District of Virginia (the "Bankruptcy Court") entered an order (the "Bar Date Order") in the above captioned chapter 11 cases establishing January 30, 2009 at 5:00 p.m. (Pacific Time) as the general claims bar date (the "General Bar Date") in the chapter 11 cases of the above-captioned debtors and debtors in possession (collectively, the "Debtors"). Except as described below, the Bar Date Order requires all Entities, as defined in section 101(15) of 11 U.S.C. \$\$ 101-1532 (the "Bankruptcy Code"), including persons, estates, trusts and the United States trustee (but excluding governmental units), that have or assert any prepetition Claims (as defined herein) against any of the Debtors listed on page 4 below, to file a proof of claim so that such proof of claim is received on or before 5:00 p.m., Pacific Time, on the Joneral Bas Date at the following address if delivered by mail, hand delivery or overnight courier:

The Deblors and the last four digits of their respective taxpayer identification neggers are as follows: Circuit City Stores, Inc. (3875), Circuit City Stores West Coast, Inc. (0785), InterTAN, Inc. (0875), Ventoux International, Inc. (1838), Circuit City Purchasing Company, LLC (5170), CC Aviation, LLC (0841), CC (distribution Company of Virginia, Inc. (2821), Circuit City Properties, LLC (3353), Kinzer Technology, LLC (2157), Abbott Advertising Agency, Inc. (4659), Patapsco Designs, Inc. (6796), Sky Venture Corp. (0311), PRAMS, INC. (n/a), XSStuff, LLC (9263), Mayland MN, LLC (6116), Courchevel, LLC (n/a), Orbyx Electronics, LLC (3360), and Circuit City Stores FR, LLC (5512). The address for Circuit City Stores West Coast, Inc. is 9250 Sheridan Boulevard, Westminster, Colorado 80031. For all other Debtors, the address is 9950 Mayland Drive, Richmond, Virginia 23233.

Case 08-35653-KRH Doc 7318-4 Filed 04/16/10 Entered 04/29/10 08:21:34 Desc Exhibit(s) Page 17 of 29

Circuit City Stores, Inc., et al. Claims Processing Dept. Kurtzman Carson Consultants LLC 2335 Alaska Avenue El Segundo, CA 90245

#### DO NOT FILE YOUR PROOF OF CLAIM WITH THE BANKRUPTCY COURT.

The Debtors intend to file their Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Schedules and Statements") with the Bankruptcy Court by December 30, 2008. Copies of the Schedules and Statements can then be obtained at www.vaeb.uscourts.gov or www.kccllc.net/circuitcity.

#### GOVERNMENTAL BAR DATE

In accordance with 11 U.S.C. § 502(b)(9), any Claims of governmental units, as defined by 11 U.S.C. § 101(27), against any of the Debtors listed on page 4 below, must be filed and served so that such proof of claim is received on or before May 11, 2009 (the "Governmental Bar Date") at 5:00 p.m., Pacific Time, at the following address if delivered by mail, hand delivery or overnight courier:

Circuit City Stores, Inc., et al. Claims Processing Dept. Kurtzman Carson Consultants LLC 2335 Alaska Avenue El Segundo, CA 90245

#### DEFINITION OF CLAIM

For purposes of this Bar Date Notice, "Claim" shall mean, as to or against any of the Debtors listed on page 4 below: (1) any right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured or unsecured; or (2) any right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured.

#### PERSONS OR ENTITIES WHO MUST FILE A PROOF-OF CLAIM

Pursuant to the Bar Date Order, all Entities holding Claims against the Debtors (whether secured, priority or unsecured)

change the Debtor against which a Claim has been scheduled, then the affected claimant shall have thirty (30) days from the date of service of notice thereof to file a proof of claim or to amend any previously filed proof of claim in respect of such amended scheduled Claim (the "Amended Schedule Bar Date").

Any Entity holding an interest in any Debtor (each an "Interest Holder"), which interest is based exclusively upon the current ownership of stock or other equity interest of any of the Debtors (an "Interest"), (an "Interest"), need not file a proof of Interest based solely on account of such Interest Holder's ownership interest in such Interest; provided, however, that any Interest Holder (other than a governmental unit) who wishes to assert a Claim against any of the Debtors based on any transaction in the Debtors' Interests, including but not limited to a Claim for damages or rescission based on the purchase or sale of the Interests, must file a proof of claim on or prior to the General Bar Date; provided, further, however, that any Interest Holder that is a governmental unit who wishes to assert a Claim against any of the Debtors based on any transaction in the Debtors' Interests, including but not limited to a Claim for damages or rescission based on the purchase or sale of the Interests, must file a proof of claim on or prior to the Governmental Bar Date.

#### FILING PROOFS OF CLAIM AGAINST MULTIPLE DEBTORS

Any Entity asserting Claims against more than one Debtor must file a separate proof of claim with respect to each such Debtor. All Entities must identify on their proof of claim the particular Debtor against which their Claim is asserted and the case number of that Debtor's bankruptcy case. A proof of claim listing no reference to a particular Debtor or a proof of claim tisting all of the Debtors will be deemed filed against Circuit City Stores, Inc., Case No. 08-35653.

#### CONSEQUENCES OF FAILURE TO FILE PROOF OF CLAIM

Any creditor that is required to file but fails to file a proof of claim for its Claim in accordance with the procedures set forth herein on or before the General Bar Date, the Governmental Bar Date, or such other date established hereby (as applicable) shall be forever barred, estopped, and enjoined from: (a) asserting any Claim against the Debtors that (i) is in an amount that exceeds the amount, if any, that is set forth in the Schedules as undisputed, noncontingent, and unliquidated or (ii) is of a different nature or in a different classification (any such claim referred to as an "Unscheduled Claim") and (b) voting upon, or receiving distributions under, any plan or plans of

reorganization in these chapter 11 cases in respect of an Unscheduled Claim; and the Debtors and their property shall be forever discharged from any and all indebtedness or liability with respect to such Unscheduled Claim. If it is unclear from the Schedules and Statements whether your Claim is disputed, contingent or unliquidated as to amount or is otherwise properly listed and classified, you must file a proof of claim on or before the General Bar Date. Any Entity that relies on the Schedules and Statements bears responsibility for determining that its Claim is accurately listed therein.

#### RESERVATION OF RIGHTS

The Debtors reserve the right to: (1) dispute, or to assert offsets or defenses against, any filed Claim or any Claim listed or reflected in the Schedules and Statements as to nature, amount, Liability, classification, Debtor or otherwise; or (2) subsequently designate any Claim as disputed, contingent or unliquidated. Nothing set forth in this Notice shall preclude the Debtors from objecting to any Claim, whether scheduled or filed, on any grounds.

#### TIME AND PLACE FOR FILING PROOFS OF CLAIM

A signed original of any proof of claim, substantially in the form annexed hereto, together with accompanying documentation, must be delivered so as to be received no later than 5:00 p.m., Pacific Time, on the General Bar Date, the Rejection Bar Date, the Governmental Bar Date or the Amended Schodule Bar Date, as applicable, depending upon the nature of the Casim, at the following address if delivered by mail, hand delivery or overnight courier:

Circuit City Stores, Inc., et al. Claims Processing Dept. Kurtzman Carson Consultants LLC 2335 Alaska Avenue El Segundo, CA 90245

Any proof of claim submitted by facsimile or other electronic means will not be accepted and will not be deemed filed until such proof of claim is submitted by the method described in the foregoing sentence. Proofs of claim will be deemed filed only when actually received at the address listed above. If you wish to receive acknowledgment of the Debtors' receipt of your proof of claim, you must also submit a copy of your original proof of claim and a self-addressed, stamped envelope.

#### Case 08-35653-KRH Doc 7318-4 Filed 04/16/10 Entered 04/29/10 08:21:34 Desc Exhibit(s) Page 20 of 29

A creditor's proof of claim may be filed without the writings and/or documentation upon which the claim is based, as required by Bankruptcy Rule 3001(c) and (d); provided, however, that, upon the request of the Debtors or any other party in interest in these cases, any such creditor will be required to transmit promptly such writings and/or documentation to the Debtors or the other party in interest, but in no event later than ten (10) days from the date of such request.

#### ADDITIONAL INFORMATION

If you require additional information regarding the filing of a proof of claim, you may contact the Debtors in writing, through their counsel, at the address listed below. You may also contact Kurtzman Carson Consultants LLC, at (888)830-4650 between 9:00 a.m. and 5:00 p.m. Pacific Time. The claims registers for the Debtors will be available at the office of Kurtzman Carson Consultants LLC, 2335 Alaska Avenue, El Segundo, CA 90245.

McGUIREWOODS LLP

Approved by the United States Bankruptcy Court for the Eastern District of Virginia on December 11, 2008.

Dated: December 12, 2008 Richmond, Virginia

SKADDEN, ARPS, STATE, MEAGHER & FLOM, FLP Gregg M. Galardi, Esq. Ian S. Fredericks, Esq. P.O. Box 636 Wilmington, Delaware 19899-0636

Dion W. Rayes (VSB No. 34304) Douglas M. Foley (VSB No. 34364) One James Center 901 E. Cary Street Richmond, Virginia 23219 (804) 775-1089

- and

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP Chris L. Dickerson, Esq. 333 West Wacker Drive Chicago, Illinois 60606

Counsel for the Debtors and Debtors in Possession

# UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

In re::

CIRCUIT CITY STORES, INC., ot : Case No. 08-35653

al.,

Debtors.

X
Chapter 11
: Case No. 08-35653
: Jointly Administered

## NOTICE OF COMMENCEMENT OF CHAPTER 11 BANKRUPTCY CASES, MEETING OF CREDITORS AND FIXING OF CERTAIN DATES

On November 10, 2008, the above-captioned debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors") filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. 55 101 through 1532 (the "Bankruptcy Code"). The Debtors, and their respective addresses, case numbers, and federal tax identification numbers are as follows:

DEBTOR (Other names, if any, used by the Debtor in the last 6 years appear in brackets)	ADDRESS	CASE NO.	EID #
Circuit City Stores, Inc. [Circuit Citys*] [firedogs*]	9950 Mayland Drive, Richmond, Vicginia 23233	08-35653	54-0493875
Abbott Advertising Agency, Inc.	9950 Mayland Drive, Richmond, Virginia 23233	08-35665	54-1624659
Circuit City Stores West Coast, Inc.	9250 Sheridan Boulevard, Westminster, Colorado 80031	08-35654	95-4460785
CC Distribution Company of	9950 Mayland Drive, Kichmons, Virginia 23233	08-35659	54-1712821
Circuit City Properties, LLC	9950 Mayland Drive, Richmond, Virginia 23233	08-35661	54-0793353
Patapsco Designs, Inc.	9950 Mayland Drive, Richmond, Virginia 23233	08-35667	52-1086796
Ventoux International, Inc.	9950 Mayland Drive, Richmond, Virginia 23233	08-35656	20-1071838
Sky Venture Corp.	9950 Mayland Drive, Richmond, Virginia 23233	08-35668	54-1760311.
PRAIS, INC.	9950 Mayland Drive, Richmond, Virginia 23233	08-35670	N/A

#### Case 08-35653-KRH Doc 7318-4 Filed 04/16/10 Entered 04/29/10 08:21:34 Desc Exhibit(s) Page 22 of 29

XSStuff, LLC	9950 Mayland Drive,	08-35669	54-2029263
	Richmond, Virginia	1	
	23233.		
Kinzer Technology, LLC	9950 Mayland Drive,	08-35663	54~202215
	Richmond, Virginia		
:	23233		1
Circuit City Purchasing	9950 Mayland Drive,	08-35657	20-0995170
Company, LLC	Richmond, Virginia		
	23233		ļ
Orbyx Electronics, LLC ·	9950 Mayland Drive,	08-35662	20-1203360
	Richmond, Virginia		
	23233		}
InterTAN, Inc.	9950 Mayland Drive,	08~35655	75-2130875
	Richmond, Virginia	}	}
	23233		
CC Aviation, LLC	9950 Mayland Drive,	08-35658	20-5290841
	Richmond, Virginia		}-
	23233		ì
Courchevel, LLC	9950 Mayland Drive,	08-35664	N/A
	Richmond, Virginia		
	23233		i
Circuit City Stores PR, LLC	9950 Mayland Drive,	08~35660	66-0695512
•	Richmond, Virginia		
	23233		
Mayland MM, LLC	9950 Mayland Drive,	08-35666	20-0896116
	Richmond, Virginia		
	23233		

JOINT ADMINISTRATION OF CASES. Upon a motion by the Debtors, the Bankruptcy Court entered an order on November 10, 2008 (Docket No. 77) authorizing the joint administration of the above-cases pursuant to Federal Rule of Bankruptcy Procedure 1015 and consolidating the cases for procedural purposes only under Case No. 08-35653 and directing that the joint caption of the cases read In res Circuit City Stores, Inc., et al.

DATE, TIME AND LOCATION OF MEETING OF CREDITORS. January 9, 2009 at 10:00 a.m. Eastern Time, Office of the United States Trustee, 701 E. Broad Street, Suite 4300, Richmond, Virginia 23219

DEADLINE TO FILE A PROOF OF CLAIM. On December 11, 2008, the Bankruptcy Court entered an Order Pursuant to Bankruptcy Code Sections 105 and 502 and Bankruptcy Rules 2002, 3003(c)(3), and 9007 (I) Setting General Bar Date and Procedures for Filing Proofs of Claim; and (II) Approving Form and Manner of Notice Thereof (Docket No. 890) (the "Bar Date Order"). The Bar Date Order establishes January 30, 2009 at 5:00 p.m. (Pacific Time) as the last date for non-governmental creditors to file proofs of claim in these bankruptcy cases, and May 11, 2009 at 5:00 p.m. (Pacific Time) as the last date for governmental units to file proofs of claim in these cases. In accordance with the Bar Date Order, the notice of bar dates (the "Bar Date Notice") will be mailed separately. The Bar Date Notice will contain information regarding the bar dates, a proof of claim form and instructions for

completing and filing a proof of claim form with the Debtors' claims and noticing agent, Kurtzman Carson Consultants LLC. Do not file proofs of claim with the Bankruptcy Court.

COUNSEL FOR THE DEBTORS. Gregg M. Galardi, Esq., Ian S. Fredericks, Esq., Skadden, Arps, Slate, Meagher & Flom LLP, One Rodney Square, P.O. Box 636, Wilmington, Delaware 19899, and Dion W. Hayes, Esq., Douglas M. Foley, Esq., McGuireWoods LLP, One James Center, 901 E. Cary Street, Richmond, Virginia 23219.

COMMENCEMENT OF CASES. Petitions for reorganization under chapter 11 of the Bankruptcy Code have been filed in this Court by the Debtors listed above, and orders for relief have been entered. You will not receive notice of all documents filed in these cases. Paper copies of all pleadings or other documents filed in these cases may be obtained by sending a written request to the Bankruptcy Court's copy service, Creative Assistant, 600 Granby Street, Suite 400, Norfolk, VA 23510, or by calling (757) 624-9990. Also, documents may be viewed electronically at www.vaeb.uscourts.gov or www.kccllc.net/circuitcity. Additionally, these cases have been designated as cases assigned to the electronic case filing system. For details, see the enclosed Notice of Electronic Filing Procedure.

PURPOSE OF CHAPTER 11 FIGING. Chapter 11 of the Bankruptcy Code enables a debtor to reorganize pursuant to a plan. A plan is not effective unless approved by the Bankruptcy Court at a confirmation hearing. Creditors will be given notice concerning any plan, or in the event any of these cases is dismissed or converted to another chapter of the Bankruptcy Code. The Debtors will remain in possession of their property and will continue to operate any business unless a trustee is appointed.

CREDITORS MAY NOT TAKE CERTAIN ACTIONS. A creditor is anyone to whom a debtor owes money or property. Under the Bankruptcy Code, a debtor is granted certain protection against creditors. Common examples of prohibited actions by creditors are contacting a debtor to demand repayment taking action against a debtor to collect money owed to creditors or to take property of a debtor, and starting or continuing foreclosure actions or repossessions. If unauthorized actions are taken by a creditor against a debtor, the Court may penalize that creditor. A creditor who is considering taking action against a debtor or the property of a debtor should review section 362 of the Bankruptcy Code and may wish to seek legal advice. The staff of the Clerk of the Bankruptcy Court is not permitted to give legal advice.

MEETING OF CREDITORS. The Debtors' representative, as specified in Rule 9001(5) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), is required to appear at the meeting of creditors on the date and at the place set forth above for the purpose of being examined under oath. ATTENDANCE BY CREDITORS AT THE MEETING IS WELCOMED, BUT NOT REQUIRED. At the meeting, creditors may examine the Debtors and transact such other business as may properly come before

#### Case 08-35653-KRH Doc 7318-4 Filed 04/16/10 Entered 04/29/10 08:21:34 Desc Exhibit(s) Page 24 of 29

the meeting. The meeting may be continued or adjourned from time to time by notice at the meeting, without further written notice to the creditors.

CLAIMS. Schedules of creditors will be filed pursuant to Bankruptcy Rule 1007. Any creditor holding a scheduled claim which is not listed as disputed, contingent, or unliquidated as to amount may, but is not required to, file a proof of claim in these cases. Creditors whose claims are not scheduled or whose claims are listed as disputed, contingent, or unliquidated as to amount and who desire to participate in the cases or share in any distribution must file their proofs of claim. A creditor who desires to rely on the schedule of creditors has the responsibility for determining that the claim is listed accurately. Separate notice of the deadlines to file proofs of claim and proof of claim forms will be provided to the Debtors' known creditors. Proof of claim forms also are available in the clerk's office of any bankruptcy court. Proof of claim forms also are available from the Court's web site at www.vaeb.uscourts.gov. Kurtzman Carson Consultants LLC ("KCC") is the claims agent in these cases and can provide a proof of claim form if you cannot obtain one from your local bankruptcy court. KCC can be reached as follows:

Kurtzman Carson Consultants LLC 2335 Alaska Avenue El Segundo, CA 90245 Telephone: (888) 830-4650 www.kccllc.net/circuitcity

DISCHARGE OF DEBTS AND DEADLINE TO FILE A COMPLAINT TO DETERMINE DISCHARGEABILITY OF CERTAIN DEBTS. Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See Bankruptcy Code 5 1141(d). A discharge means that you may never try to collect the debt from the debtor, except as provided in the plan. If you believe that a debt owed to you is not dischargeable under Bankruptcy Code 5 1141(d)(6)(A), you must start a lawsuit by filing a complaint in the Bankruptcy Court by March 9, 2009. The bankruptcy clerk's office must receive the complaint and any required filing fee by such deadline.

CREDITOR WITH A FOREIGN ADDRESS. Consult a lawyer familiar with United States bankruptcy law if you have any questions regarding your rights.

LOCAL RULE DISMISSAL WARNING. Cases may be dismissed for failure to timely file lists, schedules and statements or attend the meeting of creditors (Local Bankruptcy Rules 1007-1 and 2003-1).

Dated: December 12, 2008

WILLIAM C. REDDEN, CLERK OF COURT United States Bankruptcy Court 701 E. Broad Street, Suite 4000 Richmond, Virginia 23219

se 08-35653-KRH Doc 7318-4 Filed 04/16/10 Entered 04/29/10 08:21:34 Desc Exhibit(s). Page 25. of 29. Unsecured claim. If you believe that you have a claim against the Debtor, you are required to complete and Case 08-35653-KRH

return this form.

B 10 (Official Form 10) (12/07)			
UNITED STATES BANKRUPTCY COURT FOR THE	EASTERN DISTRICT OF VIRGINIA	PROOF OF CLAIM	
Debtar	against which claim is asserted: (Chock only one box below:)		
11 Circuit City Stores, Inc. (Case No. 08-35653)	. CC Distribution Company of Virginia, Inc. (Case No. 08-35659)	Abbott Adventising, Inc. (Case No. 08-35665)	
IF Circuit City Stores West Coast, Inc. (Case No. 68-35654)	T. Circuit City Stores PR, LLC (Case No. 08-35660)	II Mayland MN, LLC (Coso No. 08-35666)	
☐ InterTAN, Inc. (Case No. 08-35655)	Circuit City Properties, LLC (Case No. fi8-35661)	7 Patapaco Designs, Inc. (Case No. 08-35667)	
L Ventoux International, Inc. (Case No. 08-35656)	Orbyx Plectronics, LLC (Case No. 08-35662)	13 Sky Venture Corporation (Case No. 08-35668)	
Circuit City Purchasing Company, LLC (Case No. 08-35657)		2 XSSuff, LLC (Cusc No. 08-35669)	
II CC Aviation: LLC (Case No. 18-35658)	Counchovel, LLC (Case No. 08-35664)	3. PRAHS, INC. (Case No. 08-35670)	
SOUL: They now should not be used broadly a china for all	outestrates, especies in other effect the continuent racid of the cone. As	grest fee power meet on a bookstrative expense.	
Name of Creditor (the person or other entity to whom the del	man in Milateraman p. 11.1. S.C. (1. Milat).	U-Check this box to indicate that this claim	
		umends a previously filed claim.	
MIMS, SATCHI	,	), · · · · · · · · · · · · · · · · · · ·	
MIMS, SATCHI Name and address where notices should be sent:	NameID: 5006583 PackID: 402960	Court Claim Number:((f known)	
,			
MIMS, SATCHI P O BOX 19304 OAKLAND CA 94619		Filed on:	
P O BOX 19304 OAVIAND CA 94819	Tolophone number:	ł	
CARDING CARRIE	reseptions nutries.		
Name and address where payment should be sent (if different	trom apove):	Z Check this box if you are aware that anyone cise has filed a proof of claim	
		relating to your claim. Attach copy of	
والمرابي والمراجع المراجع المراجع المعاشر المراجع المعاشر المراجع المعاشر المراجع المعاشر المراجع المعاشر	ي المعادي يول الما المعادي إلى المستقلة الما المعادية إلى المعادية المعادية الما	- statement giving particulars.	
· •	The later and the same and the	☐ Check this box if you are the debtor or	
	Tolephone number:	trustee in this case.	
		5. Amount of Claim Entitled to Priority	
1. Amount of Claim as of Date Case Filed: S	9,500.00	under 11 U.S.C. § 507(a). If any	
If all or part of your claim is secured, complete item 4 below:	however, if all of your claim is unsecured, do not complete item 4.	portion of your claim falls in one of	
•	· ·	the following categories, check the box and state the amount.	
If all or part of your claim is entitled to priority, complete iter	•		
Li Check this box if claim includes interest or other charge	Specify the priority of the claim.		
statement of interest or charges.	□ Domestic support obligations under		
2. Basis for Claim: Breach of Contract, Breach of the	covenent of good faith and fair dealing of insurance contra	CE 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).	
(See instruction #2 on reverse side.) Breach of Warra	nly fittness & merchatable, Fraud	17 Wages, salaries, or commissions (up to	
3. Last four digits of any number by which creditor identi	fies debtor:	\$10,950*) carned within 180 days before filing of the bankruptcy petition	
3a. Debtor may have scheduled account as:		or cessation of the debtors business,	
(See instruction #3s on teverse side.)	<del></del>	whichever is earlier — 11 U.S.C.	
4. Secured Claim (Sectionary Contraction #4 on reverse side.)		§ 507(a)(4).	
	lien on property or a right of sotoff and provide the requested	Contributions to an employee benefit	
information,		plan — 11 U.S.C. § 507(a)(5).	
Nature of property or right of setoff: 3 Real Estate	O Meter Vehicle C Other	□ Up to \$2,425* of deposits toward	
Describe:		nurchase, lease, or rental of property or services for personal, family, or	
Value of Property: \$ Annual Interes	it Raje %	household use — 11 U.S.C. § 507(a)(7).	
	<del></del>	f. Taxes or penalties owed to	
Amount of arrearage and other charges as of time es	governmental units - 11 U.S.C.		
if any: \$ Basis for per	fection:	§ 507(a)(8).	
Amount of Secured Claim: S	Amount Unscepted: \$	Other - Specify applicable paragraph of	
6. Credits: The amount of all payments on this claim has be		11 U.S.C. § 507(a)().	
<ol> <li>Credits: The amount of all payments on this claim has been.</li> <li>Documents: Attach reducted copies of any documents the</li> </ol>	Amount entitled to priority:		
Invoices, itemized statements or running accounts, contracts,	ai (		
summary. Attach reducted copies of documents providing evidence of perfection of a security interest. You may also attach a			
summary. (See definition of "reducted" on reverse side.)	*Amounts are subject to adjustment on 4/1/10 and avery 3 years thereafter with		
DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED I	respect to cases commenced on or ofter		
If the documents are not available, please explain:	the date of sulfustment		
Signature: the nerson filing this clair	n must sign it. Sign and print name and title, if any, of the creditor or	FOR COURT USE ONLY	
Date: other person authorized to file this cla	im and state address and telephone number if different from the notice		
01/10/2009 address above. Attach comy of power	of atterney, if any,	İ	
· 24/		}	
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	· · ·	ì	

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.



#### Attachment for Circuit City West Coast Stores, Inc. Proof of Claim Form

Some of the documents and other evidence relating to and supporting Satchidananda Mims a.k.a. Satchi Mims, ("Creditor"), claim is not available at this time, due to failure to complete the discovery during pending litigation in Superior Court of California, the County of Alameda Case no. RG08399323. Also several documents supporting the proof of claim are already in Circuit City West Coast Stores Inc. ("Debtor"), (Case no. 08-35654) possession. See filed complaint and it's Exhibits for Mims v. Circuit City Stores, Inc. Case no. RG08399323.

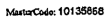
Also, please note that more than one of the Debtors that filed Chapter 11

Bankruptcy is responsible for damages to Creditor. Respectively Circuit City Stores, Inc. and Circuit City Stores West Coast Inc.; although claims for each Debtor are required to be filed separately it should be noted that the claims relate to each other and both surround pending litigation and damages surrounding it.

## Unsecured claim. If you believe that you have a claim against the Debtor, you are required to complete and return this form.

B 10 (Official Form 10) (12/07) UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA PROOF OF CLAIM Debtor against which claim is asserted: (Check only one box below:) X Circuit City Stores, Inc. (Case No. 08-35653) G CC Distribution Company of Virginia, Inc. (Case No. 08-35659) ☐ Abbatt Advertising, Inc. (Case No. 08-35665) Circuit City Stores West Coast, Inc. (Case No. 08-35654) 11 Circuit City Stores PR, LLC (Case No. 08-35660) 11 Mayland MN, LLC (Case No. 08-35666) InterTAN, Inc. (Case No. 08-35655) 1: Circuit City Properties, LLC (Case No. 08-35661) 11 Patapaco Designs, Inc. (Case No. 08-35667) Ventoux International, Inc. (Cise No. (18-35656) 17 Orbyx Electronics, L.L.C (Case No. 08-35662) D Sky Venture Corporation (Case No. 08-35668) .: Circuit City Purchasing Company, LLC (Case No. 08-35657) 11 Kinzer Technology, LLC (Case No. 08-35663) : | XSStuff, LLC (Case No. 08-35669) CC Aviation, LLC (Case No. 08-35658) 11 Courchevel, LLC (Case No. 08-35664) if PRAIIS, INC. (Case No. 08-35670) 2001. The form singulation he we droughed a claim for exhibitivative expenses arising extendic communication of the case. A respect for parameted an administrative expense may be file Lymexican to 41 % S.C. § 503min. Name of Creditor (the person or other entity to whom the debtor owes money or property): Check this box to indicate that this claim amends a previously filed claim. MIMS, SATCHI Name and address where notices should be sent: Court Claim Number: NameID: 4982324 PackID: 402959 (If known) Filed on: MIMS, SATCHI P.O. BOX 19304 OAKLAND CA 94619 Tolophone number: Name and address where payment should be sent (if different from above); Check this box If you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars. ? Check this box if you are the debtor or Telephone number: trustee in this case. 5. Amount of Claim Entitled to Priority s 9,500.00 1. Amount of Claim, as of Date Case Filed: under 11 U.S.C. § 507(a). If any portion of your claim falls in one of If all or part of your claim is secured, complete item 4 below; however, if all of your claim is unsecured, do not complete item 4. the following categories, check the (fail or part of your claim is entitled to priority, complete item 5. hox and state the amount. . Specify the priority of the claim. Check this box if claim includes interest or other charges in addition to the principal amount of claim. Attach itemized statement of interest or charges. Domestic support obligations under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). 2. Bush for Claim: Breach of Contract, Breach of the Covenant of Good Faith and Fair Dealing of an Insurance (See instruction #2 on reverse side.) contract, Breach of Warranty Fitness, Breach of Warranty merchantable, Fraud. (. Wages, salaries, or commissions (up to \$10,950\*) camed within 180 days 3. Last four digits of any number by which creditor identifies debfor: before filing of the bankruptcy petition or cossation of the debtors business, 3a. Debtor may have scheduled account as: whichever is earlier -- 11 U.S.C. (See instruction #3a on reverse side.) § 507(a)(4). 4. Secured Claim (See instruction #4 on reverse side.) L' Contributions to an employee benefit Check the appropriate box if your claim is secured by a lien on property or a right of setoff and provide the requested plan 11 U.S.C. \$ 507(a)(5). information. Up to \$2,425\* of deposits toward Nature of property or right of scioff: 7 Real Estate ☐ Motor Vehicle ∃ Other purchase, lease, or rental of property or services for personal, family, or household use --- 11 U.S.C. § 507(a)(7). \_ Annual Interest Rate \_\_ % Value of Property: \$\_\_\_\_ F Taxes or penalties awed to Amount of arrearage and other charges as of time case filed included in secured claim, governmental units - 11 U.S.C. Basis for perfection:\_ § 507(a)(8). COther - Specify applicable paragraph of Amount of Secured Claim; \$ \_\_\_ Amount Unsecured: \$\_\_ 11 U.S.C. § 507(a)(\_\_\_). 6. Credits: The amount of all payments on this claim has been credited for the purpose of making this proof of claim. Amount entitled to priority: 7. Documents: Attach reducted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements or running accounts; contracts, judgments, mortgages, and security agreements. You may also attach a summary. Attach reducted copies of documents providing evidence of perfection of a security interest. You may also attach a \*Amounts are subject to adjustment on summary. (See definition of "reclacted" on reverse side.) 4/1/10 and every 3 years thereafter with DO NOT SEND ORIGINAL DOCUMENTS, ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. respect to cases communeed on or effer If the documents are not available, please explain: the date of adjustment FOR COURT USE ONLY Signature: the person filing this claim must sign it. Sign and print name and title, if any, of the creditor or other person authorized to file this claim and state address and telephone number if different from the notice Date: address above. Attach copy of power of aftorney, if any. 01/10/2009

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.





	Case 08-35653-KRH Doc 7318-4 Filed Exhibit(s)	04/16/10 Entered 04/29/10 08:21:34 Desc Page 28 of 29
1 2 3 4	SATCHIDANANDA MIMS a.k.a. Satchi Mims P.O. BOX 19304 OAKLAND, CA 94619 510-530-6345 Creditor in Pro Se	
5	II	ANKRUPTCY COURT RICT OF VIRGINIA
7 8 9	In re:  CIRCUIT CITY STORES, INC., et al.  Debtor(s).	Case No.: 08-35653-KRH  Chapter 11  Declaration of Service by Mail [Proof of Service]
11 12 13 14 15 16 17 18 19 20	Ms. Akenduca Beasley, the undersigned, hereby I am a citizen of the United States. I am over the My mailing address is P.O. Box 19304, Oakland of Satchidananda Mims a.k.a Satchi Mims, ("the Creditor's Declaration, Creditor's Response to to Objection, Exhibits 1 through 4 and the Propose	e age of 18 years and not a party to within action.  d, CA 94619. On April 12, 2010, at the direction e Creditor") in Pro Se, I served a copy of the the ("the Debtors") Seventhieth Omnibus
21 22 23 24 25 26 27 28	Counsel to the Debtors Dion W. Hayes, Esq. Douglas M. Foley, Esq. McGuire Woods LLP One James Center 901 E. Cary Street Richmond, VA 23219	Counsel to the Debtors Gregg M. Galardi, Esq. Ian S. Fredericks, Esq. Skadden, Arps, Slate, Meagher & Flom, LLP One Rodney Square PO Box 636 Wilmington, DE 19899-0636

Case 08-35653-KRH Doc 7318-4 Filed 04/16/10 Entered 04/29/10 08:21:34 Desc Exhibit(s) Page 29 of 29	
Counsel to the Debtors Timothy G. Pohl, Esq. Chris L. Dickerson, Esq. Skadden, Arps, Slate, Meagher & Flom LLP 333 West Wacker Drive Suite 2000 Chicago, IL 60606	United States Trustee Robert B. Van Arsdale, Esq. Office of the United States Trustee Richmond, Virginia Office 701 East Broad Street, Suite 4304 Richmond, VA 23219-1888
I declare under penalty of perjury that the forego	oing is true and correct.
Service Executed at Oakland, California on Apri	1 1 <b>3</b> , 2010.
Dated this 12 <sup>th</sup> day of April, 2010	AKENDUCA BEASLEY